	Application No.	Applicant(s)
Notice of Allowability	10/039,725	CLEWIS ET AL.
	Examiner	Art Unit
	Mohammad Ali	2177
The MAILING DATE of this communication at All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOLNOTICE OF ALLOWABILITY IS NOT A GRANT OF PATEN of the Office or upon petition by the applicant. See 37 CFR 1.	S IS (OR REMAINS) CLOSED in 85) or other appropriate common TRIGHTS. This application is 8	n this application. If not included unication will be mailed in due course. <b>THIS</b>
1. This communication is responsive to <u>July 29, 2004</u> .		
2. $\boxtimes$ The allowed claim(s) is/are <u>1-20</u> .		
3. 🛮 The drawings filed on 09 July 2004 and 26 March 2002	are accepted by the Examiner	
Acknowledgment is made of a claim for foreign priorit     a) □ All b) □ Some* c) □ None of the:     1. □ Certified copies of the priority documents h	nave been received.	
2. Certified copies of the priority documents h	, ,	<del></del>
3. Copies of the certified copies of the priority	documents have been receive	d in this national stage application from the
International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDO THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		a reply complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be su INFORMAL PATENT APPLICATION (PTO-152) which		
6. CORRECTED DRAWINGS ( as "replacement sheets")	must be submitted.	
(a) 🗌 including changes required by the Notice of Drafts	person's Patent Drawing Review	v ( PTO-948) attached
1) 🗌 hereto or 2) 🔲 to Paper.No./Mail Date	· .	
(b) ☐ including changes required by the attached Examir Paper No./Mail Date	ner's Amendment / Comment or	in the Office action of
Identifying indicia such as the application number (see 37 CF each sheet. Replacement sheet(s) should be labeled as such		
7. DEPOSIT OF and/or INFORMATION about the deattached Examiner's comment regarding REQUIREMENT		
•		
Attachment(s)		
1.   Notice of References Cited (PTO-892)  Retires of Proffresson's Potent Proving Poving (PTO 94)		formal Patent Application (PTO-152)
<ol> <li>Notice of Draftperson's Patent Drawing Review (PTO-94</li> </ol>	Paper No./	ummary (PTO-413), Mail Date
<ol> <li>Information Disclosure Statements (PTO-1449 or PTO/S Paper No./Mail Date</li> </ol>	SB/08), 7. Examiner's	Amendment/Comment
4. Examiner's Comment Regarding Requirement for Depos	<del></del> -	Statement of Reasons for Allowance
of Biological Material	9. 🗌 Other	MSLAMMA SAII  Mohammad Ali  Examiner  Art Unit: 2177

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## **DETAILED ACTION**

1. This communication is in response for July 29, 2004.

After a search and a thorough examination of the present application and in light of the prior art made of records, claims 1-20 are allowed.

## Reason for Allowance

2. The prior art made of records does not teach or fairly suggest the combination of elements, as recited in independent claim 1 as argued by the applicant's. More specifically, the prior art of records fails to fairly teach the steps of

wherein a node relationship graph (NRG), wherein each node in the NRG corresponds to at least one node in the data graph, and wherein each node in the NRG includes a computed set of valid sub-node patterns; a pattern testing system that determines if the set of target sub-node patterns for a node pattern matches the set of valid sub-node patterns for a corresponding NRG node when a node is encountered in the data graph.

The prior art made of records does not teach or fairly suggest the combination of elements, as recited in independent claim 9 as argued by the applicant's. More specifically, the prior art of records fails to fairly teach the steps of

wherein a system for generating a set of target sub-node patterns for each inputted node pattern; a pattern testing system that determines if the target sub-

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node patterns for a node pattern match the valid sub-node patterns for a corresponding node in the NRG when a node is encountered in the data graph.

The prior art made of records does not teach or fairly suggest the combination of elements, as recited in independent claim 14. More specifically, the prior art of records fails to fairly teach the steps of

wherein computing a set of target sub-node patterns for each inputted node pattern; testing to determine if the target sub-node patterns for a node pattern matches the valid sub-node patterns for a corresponding NRG node when a node is encountered in the graph.

The prior art made of records does not teach or fairly suggest the combination of elements, as recited in independent claim 16 as argued by the applicant's. More specifically, the prior art of records fails to fairly teach the steps of

wherein means for generating a set of target sub-node patterns for each inputted node pattern; means for determining if the target sub-node patterns for a node pattern match the valid sub-node patterns for a corresponding node in the NRG when a node is encountered in the data graph.

The dependent claims, being definite, further limiting, and fully enabled by the specification and are also allowed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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## Conclusion

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mohammad Ali whose telephone number is (703) 605-4356. The examiner can normally be reached on Monday to Thursday from 7:30am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (703) 305-9790. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306 for any communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-9600.

MA

September 4, 2004

Mohammad Ali

Patent Examiner

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